IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEBRASKA

WILKINSON INDUSTRIES, INC.,)
Plaintiff,))
vs.))
TAYLOR'S INDUSTRIAL SERVICES, LLC, d/b/a HPM, a division of TAYLOR'S INDUSTRIAL SERVICES, LLC and THE CINCINNATI INSURANCE COMPANY,))))
Defendants,))
THE CINCINNATI INSURANCE COMPANY,	8:06CV405
Defendant and Third- Party Plaintiff,	ORDER
vs.	,)
TAYLOR'S PROPERTY MANAGEMENT, LLC; TAYLOR TOWING & HEAVY HAULING, LLC; D&G TOWING AND RECOVERY, INC.; CHRISTOPHER A. FILOS; JOSEPH A. FILOS, JR.; and DOUGLAS E. FILOS,	,)))))
Third-Party Defendants.	,

On August 13, 2007, attorney Daniel M. Placzek entered an appearance on behalf of Taylor's Industrial Services, L.L.C., d/b/a HPM, a Division of Taylor's Industrial Services, L.L.C., and for Third-Party Defendants Taylor's Property Management, L.L.C., Taylor's Aviation Services, L.L.C., Taylor Towing & Heavy Hauling, L.L.C., D&G Towing & Recovery, Inc., Christopher A. Filos, Joseph A. Filos, Jr., and Douglas E. Filos.

In accordance with the court's Order dated June 18, 2007 [58],

IT IS ORDERED:

1. The entry of default¹ is hereby set aside as to Taylor's Industrial Services, L.L.C, d/b/a HPM, a Division of Taylor's Industrial Services, L.L.C.; and Third-Party Defendants Taylor's Property Management, L.L.C.; Taylor's Aviation Services, L.L.C.; Taylor Towing & Heavy Hauling, L.L.C.; and D&G Towing & Recovery, Inc.

2. The records of the court shall reflect that Christopher A. Filos, Joseph A. Filos, Jr., and Douglas E. Filos are no longer proceeding *pro se*.

DATED August 13, 2007.

BY THE COURT:

s/ F.A. Gossett United States Magistrate Judge

¹Although the corporate parties were held in default after prior counsel were allowed to withdraw, a default judgment was not entered.